## SO ORDERED.

SIGNED this 22 day of January, 2013.



Stephani J. Humriskhouse
Stephani W. Humrickhouse
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

**RALEIGH DIVISION** 

IN RE: CASE NO. MATTHEW HORACE TEMPLE 12-04049-8-SWH DAVID BERNARD EICHACKER, SR. and 12-03063-8-SWH JEAN THOMPSON EICHACKER LAURIE SOLDEVILLA BULALA 12-02855-8-SWH VANNESSA JEAN MARIE KLEIN 12-02859-8-SWH **MELISSA TANT LINDER** 12-03151-8-SWH **BENNY SCOTT DAMERON and** 12-03146-8-SWH AMY BRANN DAMERON APRIL STAR KNISH 12-03153-8-SWH RICKEY JASPER PRIVETTE, JR. 12-04640-8-SWH **SAMUEL JOSEPH TRIPP and** 12-04535-8-SWH ANGELA DURHAM TRIPP PAUL EDWARD LANDRY and 12-04033-8-SWH VICKI SUE LANDRY MELANIE ELIZABETH OWENS 12-04083-8-SWH JAMES E. KANE and ROBIN CHRISTINE KANE 12-04659-8-SWH

FREDA PRATT BRANCH

12-04792-8-SWH

12-02009-8-SWH

ROBERT FRANCIS BLEGGI and ELLEN ELIZABETH BLEGGI

of amicus briefs prior to the hearing.

ELLEN ELIZABETH BLEGGI,

**DEBTORS** 

**ORDER** 

These matters came on to be heard upon the Chapter 13 trustee's motions to dismiss on the grounds that the debtors failed to contribute their projected disposable income to the payment of unsecured creditors under their plans pursuant to 11 U.S.C. § 1325(b)(1)(B). The debtors have objected to the trustee's motions and a hearing was held on December 10, 2012, at 2:00 p.m. in Raleigh, North Carolina. The court opened the hearing to all interested parties and allowed the filing

In each of the above-captioned cases, the debtors filed voluntary petitions under Chapter 13 of the Bankruptcy Code and John F. Logan was appointed as the Chapter 13 trustee. Of the fourteen cases specifically before this court, seven propose plans that extend over the entire applicable commitment period. In seven cases, the plans propose a period of less than the applicable commitment period. Of the twelve above-median income cases, seven have plans proposed for between thirty-six and forty-five months. All fourteen plans contain "early termination language." This language permits early termination of the plan upon the payment of allowed secured, priority, and administrative claims and the payment of any required dividend to non-priority unsecured creditors under § 1323(b)(1)(B).

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A complete recitation of the arguments of counsel is set forth in the Order entered by the Honorable J. Rich Leonard in <u>In re Nicholas David Ballew</u>, Case No. 12-04059-8-JRL on January 11, 2013, which is incorporated hereby by reference. The court will deny the trustee's motions to dismiss based upon the reasoning and ruling in that case.

SO ORDERED.

**END OF DOCUMENT**